JS 44 (Rev. 09/11)

CIVIL COVER SHEET

The JS 44 civil coversheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States inSeptember 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS Third Degree Films, Inc				DEFENDANT John Does 1-7	S		
(b) County of Residence of First Listed Plaintiff Los Angeles County, CA (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Delaware County (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.			
(c) Attorneys (Firm Name Fiore & Barber, LLC, 42 (215) 256-0205	. Address, and Telephone Numb 5 Main Street, Suite 20	(r) 00, Harleysville, PA	, 19438	Attorneys (If Known,)		
II. BASIS OF JURISE	DICTION (Place an "X"	in One Box (Only)	III. CI	TIZENSHIP OF I	PRINCIPA	I. PARTIES	(Place an "X" in One Box for Plaintiff
☐ 1 U.S. Government Plaintiff	J 1 U.S. Government 🔀 3 Federal Question			(For Diversity Cases Only) P	TF DEF	Incorporated or Pr	and One Box for Defendant) PTF DEF rincipal Place
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenship of Parties in Item III)		Citize	en of Another State] 2	Incorporated and I of Business In	
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IV. NATURE OF SUI		Only) ORTS	I ro	RFEITURE/PENALTY			
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury Med. Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 443 Housing/ Accommodations	PERSONAL INJUR 365 Personal Injury - Product Liability Parsonal Injury - Product Liability Personal Injury - Product Liability Personal Injury Product Liability PERSONAL PROPER 370 Other Fraud 371 Truth in Lending Base Other Personal Property Damage Property Damage Product Liability PRISONER PETITION 510 Motions to Vacate Sentence Habeas Corpus: 530 General 535 Death Penalty	Y	5 Drug Related Seizure of Property 21 USC 881 0 Other LABOR 0 Fair Labor Standards Act 0 Labor/Mgmt. Relations Railway Labor Act Family and Medical Leave Act 0 Other Labor Litigation Empl. Ret. Inc. Security Act	□ 422 Appeal □ 423 Withdr 28 US ■ PROPEN ■ 820 Copyri □ 830 Patent □ 840 Traden ■ 861 H1A (1 □ 862 Black 1 □ 863 DIWC/ □ 864 SSID T □ 865 RSI (40	rawal C 157 FY RIGHTS ghts mark ECURITY 395ff) .ung (923) DIWW (405(g)) Title XVI 15(g)) LTAX SUITS U.S. Plaintiff mdant) Third Party	OTHER STATUTES 375 False Claims Act 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 850 Securities/Commodities/ Exchange 890 Other Statutory Actions 891 Agricultural Acts 893 Environmental Matters 895 Freedom of Information Act 896 Arbitration 899 Administrative Procedure Act/Review or Appeal of Agency Decision 950 Constitutionality of State Statutes
290 All Other Real Property	☐ 445 Amer. w/Disabilities - Employment ☐ 446 Amer. w/Disabilities - Other ☐ 448 Education	☐ 540 Mandamus & Oth ☐ 550 Civil Rights ☐ 555 Prison Condition ☐ 560 Civil Detaince - Conditions of Confinement	□ 463	IMMIGRATION Naturalization Application Habeas Corpus - Alien Detainee (Prisoner Petition) Other Immigration Actions			
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VI. CAUSE OF ACTIO			e filing <i>(D</i>	o not cite jurisdictional stat	tutes unless dive	rsity):	
VII. REQUESTED IN COMPLAINT:		IS A CLASS ACTION	DE 150,00	MAND \$ 00.00		ECK YES only in	f demanded in complaint:
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE	7		DOCKET		2.10
7/16/12		SIGNATURE OF ATT	ORNEY OF	FRECORD		-	
FOR OFFICE USE ONLY RECEIPT # AM	IOUNT	APPLYING IFP		JUDGE		MAG IUD	

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

assignment to appropriate calendar. Address of Plaintiff: 9035 Independence Avenue, Canoga Par	·k. CA 91304
Address of Defendant: John Doe #1 - Upper Darby, PA	N, 01171301
Place of Accident, Incident or Transaction: All infringements occurred (Use Reverse Side For	within this jurisdictional district.
Does this civil action involve a nongovernmental corporate party with any parent corporation	and any publicly held corporation owning 10% or more of its at a 10
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)) Yes□ No Yes□ No Yes□ No
Does this case involve multidistrict litigation possibilities?	Yes□ No X
RELATED CASE, IF ANY:	
Case Number: Judge	Date Terminated:
Civil cases are deemed related when yes is answered to any of the following questions:	
1. Is this case related to property included in an earlier numbered suit pending or within one	
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior	Yes No X
action in this court?	care penaling of within one year previously terminated
3 Does this case involve the validity or infriencement of	Yes□ No X
3. Does this case involve the validity or infringement of a patent already in suit or any earlier terminated action in this court?	-
	Yes□ NoX
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rigi	hts case filed by the same individual?
	Yes□ No. X
	1052
CIVIL: (Place ✓ in ONE CATEGORY ONLY)	*
A. Federal Question Cases:	B. Diversity Jurisdiction Cases:
1. □ Indemnity Contract, Marine Contract, and All Other Contracts	1. □ Insurance Contract and Other Contracts
2. □ FELA	2. □ Airplane Personal Injury
3. □ Jones Act-Personal Injury	3. □ Assault, Defamation
4. □ Antitrust	4. □ Marine Personal Injury
5. □ Patent	5. □ Motor Vehicle Personal Injury
6. □ Labor-Management Relations	6. □ Other Personal Injury (Please specify)
7. □ Civil Rights	7. Products Liability
8. Habeas Corpus	8. Products Liability — Asbestos
9. □ Securities Act(s) Cases	9. All other Diversity Cases
10. □ Social Security Review Cases	Fig. 9000000000000000000000000000000000000
11. X All other Federal Question Cases (Please specify)	(Please specify)
ARBITRATION CERT (Check Appropriate Counsel of record do books and	ategory)
□ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and \$150,000.00 exclusive of interest and costs;	fy: belief, the damages recoverable in this civil action case exceed the sum of
Relief other than monetary damages is sought.	
DATE: 1/10/12	83018
Attorney-at-Law	Attorney I.D.#
NOTE: A trial de novo will be a trial by jury only if the	re has been compliance with F.R.C.P. 38.
I certify that, to my knowledge, the within case is not related to any case now pending or except as noted above.	within one year previously terminated action in this court
DATE:	
CIV. 609 (5/2012) Attorney-at-Law	Attorney I.D.#

UNITED STATES DISTRICT COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA — DESIGNATION FORM to be used by counsel to indicate the category of the case for the purpose of assignment to appropriate calendar.

Address of Defendant: John Doe #1 - Upper Darby, PA				
Place of Accident, Incident or Transaction: All infringements occurred w (Use Reverse Side For A	vithin this jurisdictional district.			
Does this civil action involve a nongovernmental corporate party with any parent corporation a	87.3 N			
(Attach two copies of the Disclosure Statement Form in accordance with Fed.R.Civ.P. 7.1(a)	Yes No N			
Does this case involve multidistrict litigation possibilities?	Yes□ No X			
RELATED CASE, IF ANY: Case Number: Judge	Date Tampings de			
	Date 1 cminated:			
Civil cases are deemed related when yes is answered to any of the following questions:				
1. Is this case related to property included in an earlier numbered suit pending or within one year	car previously terminated action in this court?			
2. Does this case involve the same issue of feet as a second of the	Yes□ No X			
2. Does this case involve the same issue of fact or grow out of the same transaction as a prior s action in this court?	uit pending or within one year previously terminated			
3. Doos this ages involved to self-live in City	Yes□ No X			
3. Does this case involve the validity or infringement of a patent already in suit or any earlier n terminated action in this court?				
serimined detail in any court.	Yes□ No X			
4. Is this case a second or successive habeas corpus, social security appeal, or pro se civil rights	s case filed by the same individual?			
	Yes□ No X			
CIVIL: (Place ✓ in ONE CATEGORY ONLY)				
A. Federal Question Cases:	.			
Indemnity Contract, Marine Contract, and All Other Contracts	B. Diversity Jurisdiction Cases:			
2. □ FELA	1. Insurance Contract and Other Contracts			
3. □ Jones Act-Personal Injury	2. □ Airplane Personal Injury			
4. Antitrust	3. □ Assault, Defamation			
5. Patent	4. □ Marine Personal Injury			
6. Labor-Management Relations	5. Motor Vehicle Personal Injury			
7. □ Civil Rights	6. □ Other Personal Injury (Please specify)			
8. Habeas Corpus	7. Products Liability			
9. Securities Act(s) Cases	8. Products Liability — Asbestos			
10. □ Social Security Review Cases	9. □ All other Diversity Cases			
11. X All other Federal Question Cases	(Please specify)			
(Please specify)				
ARBITRATION CERTIFICATION CERT	FICATION tegory)			
counsel of record do hereby certify	r			
	elief, the damages recoverable in this civil action case exceed the sum of			
□ Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and be \$150,000.00 exclusive of interest and costs:				
Pursuant to Local Civil Rule 53.2, Section 3(c)(2), that to the best of my knowledge and be \$150,000.00 exclusive of interest and costs; Relief other than monetary damages is sought.				
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□ Relief other than monetary damages is sought. DATE: 7 10 1 7	83018			
Relief other than monetary damages is sought.	Attorney I.D.#			
DATE: 7/10/17 Attorney-at-Law	Attorney I.D.# e has been compliance with F.R.C.P. 38.			
Relief other than monetary damages is sought. DATE: 7 10 1 7 Attorney-at-Law NOTE: A trial de novo will be a trial by jury only if there I certify that, to my knowledge, the within case is not related to any case now pending or w	Attorney I.D.# e has been compliance with F.R.C.P. 38.			

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CASE MANAGEMENT TRACK DESIGNATION FORM

Telephone	FAX Number	E-Mail Address
(215) 256-0205	(215) 256-920	5 <u>CFiore@FioreBarber.com</u>
Date	Attorney-at-la	rationally to
D. (Christopher P	
(f) Standard Management –	Cases that do not fa	ll into any one of the other tracks.
the court. (See reverse simanagement cases.)	complex and that need the complex and that need this form for a	into tracks (a) through (d) that are sed special or intense management by a detailed explanation of special (X)
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(d) Asbestos – Cases involvi		nal injury or property damage from
(c) Arbitration – Cases requ	ired to be designated	I for arbitration under Local Civil Rule 53.2. ()
(b) Social Security – Cases and Human Services den	equesting review of ying plaintiff Social	a decision of the Secretary of Health Security Benefits. ()
(a) Habeas Corpus – Cases l	orought under 28 U.	S.C. § 2241 through § 2255.
SELECT ONE OF THE FO	OLLOWING CASE	MANAGEMENT TRACKS:
filing the complaint and serv side of this form.) In the designation, that defendants	se Management Tra e a copy on all defen- event that a defenda shall, with its first ap- rties, a Case Manage	nd Delay Reduction Plan of this court, counsel for the Designation Form in all civil cases at the time of dants. (See § 1:03 of the plan set forth on the reverse nt does not agree with the plaintiff regarding said opearance, submit to the clerk of court and serve on the ement Track Designation Form specifying the track be assigned.
John Does 1		NO.
V.		
Third Degree Fi	lms, Inc.	CIVIL ACTION

(Civ. 660) 10/02

UNITED STATES DISTRICT COURT

EASTERN DISTRIC	T OF PENNSYLVANIA	4	
		X	
THIRD DEGREE FILM	MS, INC.,	:	
	Plaintiff,	:	Civil Action No.
	VS.	:	
JOHN DOES 1-7,		:	
	Defendants.	: :	
		: X	

COMPLAINT-ACTION FOR DAMAGES FOR PROPERTY RIGHTS INFRINGMENT

Plaintiff, Third Degree Films, Inc., by and through its counsel, Fiore & Barber, LLC, sues John Does 1-7, and alleges:

Introduction

- This matter arises under the United States Copyright Act of 1976, as amended, 17
 U.S.C. §§ 101 et seq. (the "Copyright Act").
 - 2. Through this suit, Plaintiff alleges each Defendant is liable for:
 - Direct copyright infringement in violation of 17 U.S.C. §§ 106 and 501; and
 - Contributory copyright infringement.

Jurisdiction And Venue

3. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1331 (federal question); and 28 U.S.C. § 1338 (patents, copyrights, trademarks and unfair competition).

- 4. As set forth on Exhibit A, each of the Defendants' acts of copyright infringement occurred using an Internet Protocol address ("IP address") traced to a physical address located within this District, and therefore this Court has personal jurisdiction over each Defendant because each Defendant committed the tortious conduct alleged in this Complaint in the Eastern District of the Commonwealth of Pennsylvania, and (a) each Defendant resides in the Eastern District of the Commonwealth of Pennsylvania, and/or (b) each Defendant has engaged in continuous and systematic business activity, or has contracted to supply goods or services in the Eastern District of the Commonwealth of Pennsylvania.
- 5. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b) and (c), because: (i) a substantial part of the events or omissions giving rise to the claims occurred in this District; and, (ii) a Defendant resides (and therefore can be found) in this District and all of the Defendants reside in this State; additionally, venue is proper in this District pursuant 28 U.S.C. § 1400(a) (venue for copyright cases) because each Defendant or each Defendant's agent resides or may be found in this District.

Parties

- 6. Plaintiff is a corporation organized and existing under the laws of the State of California and has its principal place of business located at 9035 Independence Avenue, Canoga Park, CA 91304.
 - 7. Each Defendant is known to Plaintiff only by an IP address.
- 8. An IP address is a number that is assigned by an Internet Service Provider (an "ISP") to devices, such as computers, that are connected to the Internet.
- 9. The ISP to which each Defendant subscribes can correlate the Defendant's IP address to the Defendant's true identity.

Joinder

10. Pursuant to Fed. R. Civ. P. 20(a)(2), each of the Defendants was properly joined because, as set forth in more detail below, Plaintiff asserts that: (a) each of the Defendants is jointly and severally liable for the infringing activities of each of the other Defendants, and (b) the infringement complained of herein by each of the Defendants was part of a series of transactions, involving the exact same torrent file containing of Plaintiff's copyrighted Works, and was accomplished by the Defendants acting in concert with each other, and (c) there are common questions of law and fact; indeed, the claims against each of the Defendants are identical and each of the Defendants used the BitTorrent protocol to infringe Plaintiff's copyrighted Works.

Factual Background

- 11. Plaintiff is the owner of United States Copyright Registration Number PA0001785490 (the "Registration") for the motion picture entitled "How to Make a Cheap Porno" (the "Work").
 - 12. The Work was registered on or about May 14, 2012.
- 13. A copy of an internet screen shot from the U.S. Copyright Office's website evidencing, among other things, Plaintiff's ownership of the Registration and the registration date is attached as Exhibit B.
 - II. <u>Defendants Used BitTorrent To Infringe Plaintiff's Copyright</u>
- 14. BitTorrent is one of the most common peer-to-peer file sharing protocols (in other words, set of computer rules) used for distributing large amounts of data; indeed, it has been estimated that users using the BitTorrent protocol on the internet account for over a quarter of all internet traffic. The creators and user's of BitTorrent developed their own lexicon for use

when talking about BitTorrent; a copy of the BitTorrent vocabulary list posted on www.Wikipedia.com is attached as Exhibit C.

- 15. The BitTorrent protocol's popularity stems from its ability to distribute a large file without creating a heavy load on the source computer and network. In short, to reduce the load on the source computer, rather than downloading a file from a single source computer (one computer directly connected to another), the BitTorrent protocol allows users to join a "swarm" of host computers to download and upload from each other simultaneously (one computer connected to numerous computers).
 - A. Each Defendant Installed a BitTorrent Client onto his or her Computer
 - 16. Each Defendant installed a BitTorrent Client onto his or her computer.
- 17. A BitTorrent "Client" is a software program that implements the BitTorent protocol. There are numerous such software programs including µTorrent and Vuze, both of which can be directly downloaded from the internet. See www.utorrent.com and http://new.vuze-downloads.com/.
- 18. Once installed on a computer, the BitTorrent "Client" serves as the user's interface during the process of uploading and downloading data using the BitTorrent protocol.
 - B. The Initial Seed, Torrent, Hash and Tracker
- 19. A BitTorrent user that wants to upload a new file, known as an "initial seeder," starts by creating a "torrent" descriptor file using the Client he or she installed onto his or her computer.
- 20. The Client takes the target computer file, the "initial seed," here the copyrighted Work, and divides it into identically sized groups of bits known as "pieces."
 - 21. The Client then gives each one of the computer file's pieces, in this case, pieces

of the copyrighted Work, a random and unique alphanumeric identifier known as a "hash" and records these hash identifiers in the torrent file.

- 22. When another peer later receives a particular piece, the hash identifier for that piece is compared to the hash identifier recorded in the torrent file for that piece to test that the piece is error-free. In this way, the hash identifier works like an electronic fingerprint to identify the source and origin of the piece and that the piece is authentic and uncorrupted.
- 23. Torrent files also have an "announce" section, which specifies the URL (Uniform Resource Locator) of a "tracker," and an "info" section, containing (suggested) names for the files, their lengths, the piece length used, and the hash identifier for each piece, all of which are used by Clients on peer computers to verify the integrity of the data they receive.
- 24. The "tracker" is a computer or set of computers that a torrent file specifies and to which the torrent file provides peers with the URL address(es).
- 25. The tracker computer or computers direct a peer user's computer to other peer user's computers that have particular pieces of the file, here the copyrighted Work, on them and facilitates the exchange of data among the computers.
- 26. Depending on the BitTorrent Client, a tracker can either be a dedicated computer (centralized tracking) or each peer can act as a tracker (decentralized tracking).

C. Torrent Sites

- 27. "Torrent sites" are websites that index torrent files that are currently being made available for copying and distribution by people using the BitTorrent protocol. There are numerous torrent websites, including www.TorrentZap.com, www.Btscene.com, and www.ExtraTorrent.com.
 - 28. Upon information and belief, each Defendant went to a torrent site to upload and

download Plaintiff's copyrighted Work.

- D. <u>Uploading and Downloading a Work Through a BitTorrent Swarm</u>
- 29. Once the initial seeder has created a torrent and uploaded it onto one or more torrent sites then other peers begin to download and upload the computer file to which the torrent is linked (here the copyrighted Work) using the BitTorrent protocol and BitTorrent Client that the peers installed on their computers.
- 30. The BitTorrent protocol causes the initial seed's computer to send different pieces of the computer file, here the copyrighted Work, to the peers seeking to download the computer file.
- 31. Once a peer receives a piece of the computer file, here a piece of the Copyrighted Work, it starts transmitting that piece to the other peers.
- 32. In this way, all of the peers and seeders are working together in what is called a "swarm."
- 33. Here, each Defendant peer member participated in the same swarm and directly interacted and communicated with other members of that swarm through digital handshakes, the passing along of computer instructions, uploading and downloading, and by other types of transmissions.
- 34. In this way, and by way of example only, one initial seeder can create a torrent that breaks a movie up into hundreds or thousands of pieces saved in the form of a computer file, like the Work here, upload the torrent onto a torrent site, and deliver a different piece of the copyrighted Work to each of the peers. The recipient peers then automatically begin delivering the piece they just received to the other peers in the same swarm.

- 35. Once a peer, here a Defendant, has downloaded the full file, the BitTorrent Client reassembles the pieces and the peer is able to view the movie. Also, once a peer has downloaded the full file, that peer becomes known as "an additional seed" because it continues to distribute the torrent file, here the copyrighted Work.
 - E. Plaintiff's Computer Investigators Identified Each of the Defendants' IP Addresses as Participants in a Swarm That Was Distributing Plaintiff's Copyrighted Work
- 36. Plaintiff retained IPP, Limited ("IPP") to identify the IP addresses that are being used by those people that are using the BitTorrent protocol and the internet to reproduce, distribute, display or perform Plaintiffs' copyrighted works.
- · 37. IPP used forensic software named INTERNATIONAL IPTRACKER v1.2.1 and related technology enabling the scanning of peer-to-peer networks for the presence of infringing transactions.
- 38. IPP extracted the resulting data emanating from the investigation, reviewed the evidence logs, and isolated the transactions and the IP addresses associated therewith for the file identified by the SHA-1 hash value of 65FDDE6CA77078459948BAB52C9080C6D9E92C90 (the "Unique Hash Number").
- 39. The IP addresses, Unique Hash Number and hit dates contained on Exhibit A accurately reflect what is contained in the evidence logs, and show:
 - (A) Each Defendant had copied a piece of Plaintiff's copyrighted Work identified by the Unique Hash Number; and
 - (B) Therefore, each Defendant was part of the same series of transactions.
- 40. Through each of the transactions, each of the Defendant's computers used their identified IP addresses to connect to the investigative server from a computer in this District in

order to transmit a full copy, or a portion thereof, of a digital media file identified by the Unique Hash Number.

- 41. IPP's agent analyzed each BitTorrent "piece" distributed by each IP address listed on Exhibit A and verified that re-assemblage of the pieces using a BitTorrent Client results in a fully playable digital motion picture of the Work.
- 42. IPP's agent viewed the Work side-by-side with the digital media file that correlates to the Unique Hash Number and determined that they were identical, strikingly similar or substantially similar.

Miscellaneous

- 43. All conditions precedent to bringing this action have occurred or been waived.
- 44. Plaintiff retained counsel to represent it in this matter and is obligated to pay said counsel a reasonable fee for its services.

COUNT I <u>Direct Infringement Against Does 1-7</u>

- 45. The allegations contained in paragraphs 1-44 are hereby re-alleged as if fully set forth herein.
- 46. Plaintiff is the owner of the Registration for the Work which contains an original work of authorship.
- 47. By using the BitTorrent protocol and a BitTorrent Client and the processes described above, each Defendant copied the constituent elements of the registered Work that are original.
 - 48. Plaintiff did not authorize, permit or consent to Defendants' copying of its Work.
 - 49. As a result of the foregoing, each Defendant violated Plaintiff's exclusive right to:
 - (A) Reproduce the Work in copies, in violation of 17 U.S.C. §§ 106(1) and 501;

- (B) Redistribute copies of the Work to the public by sale or other transfer of ownership, or by rental, lease or lending, in violation of 17 U.S.C. §§ 106(3) and 501;
- (C) Perform the copyrighted Work, in violation of 17 U.S.C. §§ 106(4) and 501, by showing the Work's images in any sequence and/or by making the sounds accompanying the Work audible and transmitting said performance of the Work, by means of a device or process, to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definitions of "perform" and "publically" perform); and
- (D) Display the copyrighted Work, in violation of 17 U.S.C. §§ 106(5) and 501, by showing individual images of the Work nonsequentially and transmitting said display of the Work by means of a device or process to members of the public capable of receiving the display (as set forth in 17 U.S.C. § 101's definition of "publically" display).
- 50. Each of the Defendants' infringements was committed "willfully" within the meaning of 17 U.S.C. § 504(c)(2).
- 51. Plaintiff has suffered actual damages that were proximately caused by each of the Defendants including lost sales, price erosion and a diminution of the value of its copyright.

WHEREFORE, Plaintiff respectfully requests that the Court:

- (A) Permanently enjoin each Defendant and all other persons who are in active concert or participation with each Defendant from continuing to infringe Plaintiff's copyrighted Work;
- (B) Order that each Defendant delete and permanently remove the torrent file relating to Plaintiff's copyrighted Work from each of the computers under each such Defendant's possession, custody or control;
 - (C) Order that each Defendant delete and permanently remove the copy of the Work

each Defendant has on the computers under Defendant's possession, custody or control;

- (D) Award Plaintiff the greater of: (i) statutory damages in the amount of \$150,000 per Defendant, pursuant to 17 U.S.C. § 504-(a) and (c), or (ii) Plaintiff's actual damages and any additional profits of the Defendant pursuant to 17 U.S.C. § 504-(a)-(b);
- (E) Award Plaintiff its reasonable attorneys' fees and costs pursuant to 17 U.S.C. § 505; and
 - (F) Grant Plaintiff any other and further relief this Court deems just and proper.

COUNT II Contributory Infringement Against Does 1-7

- 52. The allegations contained in paragraphs 1-44 are hereby re-alleged as if fully set forth herein.
- 53. Plaintiff is the owner of the Registration for the Work which contains an original work of authorship.
- 54. By using the BitTorrent protocol and a BitTorrent Client and the processes described above, each Defendant copied the constituent elements of the registered Work that are original.
- 55. By participating in the BitTorrent swarm with the other Defendants, each Defendant induced, caused or materially contributed to the infringing conduct of each other Defendant.
- 56. Plaintiff did not authorize, permit or consent to Defendants' inducing, causing or materially contributing to the infringing conduct of each other Defendant.
- 57. Each Defendant knew or should have known that other BitTorrent users, here the other Defendants, would become members of a swarm with Defendant.
 - 58. Each Defendant knew or should have known that other BitTorrent users in a

swarm with it, here the other Defendants, were directly infringing Plaintiff's copyrighted Work by copying constituent elements of the registered Work that are original.

- 59. Indeed, each Defendant directly participated in and therefore materially contributed to each other Defendant's infringing activities.
- 60. Each of the Defendants' contributory infringements were committed "willfully" within the meaning of 17 U.S.C. § 504(c)(2).
- 61. Plaintiff has suffered actual damages that were proximately caused by each of the Defendants including lost sales, price erosion, and a diminution of the value of its copyright.

WHEREFORE, Plaintiff respectfully requests that the Court:

- (A) Permanently enjoin each Defendant and all other persons who are in active concert or participation with each Defendant from continuing to infringe Plaintiff's copyrighted Work;
- (B) Order that each Defendant delete and permanently remove the torrent file relating to Plaintiff's copyrighted Work from each of the computers under each such Defendant's possession, custody or control;
- (C) Order that each Defendant delete and permanently remove the copy of the Work each Defendant has on the computers under Defendant's possession, custody or control;
- (D) Find that each Defendant is jointly and severally liable for the direct infringement of each other Defendant;
- (E) Award Plaintiff the greater of: (i) statutory damages in the amount of \$150,000 per Defendant, pursuant to 17 U.S.C. § 504-(a) and (c), or (ii) Plaintiff's actual damages and any additional profits of the Defendant pursuant to 17 U.S.C. § 504-(a)-(b);
 - (F) Award Plaintiff its reasonable attorneys' fees and costs pursuant to 17 U.S.C. §

505; and

(G) Grant Plaintiff any other and further relief this Court deems just and proper.

DEMAND FOR A JURY TRIAL

Plaintiff hereby demands a trial by jury on all issues so triable.

Respectfully submitted,

FIORE & BARBER, LLC

By:

Christopher P. Fiore, Esquire Aman M. Barber, III, Esquire Attorneys for Plaintiff 425 Main Street, Suite 200 Harleysville, PA 19438

Tel: (215) 256-0205 Fax: (215) 256-9205

Email: cfiore@fiorebarber.com

SHA-1 Hash: 65FDDE6CA77078459948BAB52C9080C6D9E92C90

Title: How to Make a Cheap Porno **Rights Owner:** Third Degree

DOE#	IP	Hit date (UTC)	City	State	ISP	Network
		5/7/2012				HORANG TESTER TO THE TOTAL PROPERTY
1	68.80.159.253	23:06	Upper Darby	PA	Comcast Cable	BitTorrent
		6/18/2012				
2	69.249.187.38	11:26	Philadelphia	PA	Comcast Cable	BitTorrent
		6/5/2012				
3	108.52.132.120	23:08	Chester	PA	Verizon Internet Services	BitTorrent
		6/1/2012				
4	71.162.189.144	22:46	Marcus Hook	PA	Verizon Internet Services	BitTorrent
		6/19/2012				
5	71.162.189.164	0:50	Aston	PA	Verizon Internet Services	BitTorrent
		5/10/2012				
6	71.162.189.201	21:53	Aston	PA	Verizon Internet Services	BitTorrent
		6/25/2012				
7	72.92.84.203	2:29	Marcus Hook	PA	Verizon Internet Services	BitTorrent

WebVoyage Record View 1

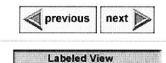


Public Catalog

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Search Request: Left Anchored Title = how to make a cheap porno

Search Results: Displaying 1 of 1 entries



How To Make A Cheap Porno.

Type of Work: Motion Picture

Registration Number / Date: PA0001785490 / 2012-05-14

Application Title: How To Make A Cheap Porno.

Title: How To Make A Cheap Porno.

Description: Videodisc (DVD)

Copyright Claimant: Third Degree Films. Address: 20525 Nordhoff St., Suite 4, Chatsworth, CA, 91311,

United States.

Date of Creation: 2012

Date of Publication: 2012-05-01

Nation of First Publication: United States

Authorship on Application: Third Degree Films, employer for hire; Domicile: United States; Citizenship: United States.

Authorship: entire motion picture.

Names: Third Degree Films



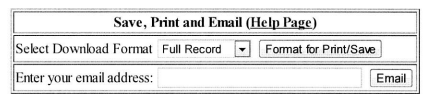


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